5669

2013-2014 Regular Sessions

IN ASSEMBLY

March 5, 2013

Introduced by M. of A. CRESPO -- read once and referred to the Committee on Transportation

AN ACT to amend the transportation law and the public authorities law, in relation to the study and examination of the state's roadways and the thruway in reducing certain motor vehicle risks

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 14 of the transportation law is amended by adding a new subdivision 36 to read as follows:

2 3 TO STUDY AND EXAMINE THE PERFORMANCE OF THE STATE'S ROADWAYS IN REDUCING THE RISK OF MOTOR VEHICLES DEPARTING THE TRAVEL LANE AND OVER-TURNING, OR COLLIDING WITH FIXED OBJECTS, OR COLLIDING WITH MOTORIZED OR NON-MOTORIZED VEHICLES OR PEDESTRIANS, OR LEAVING THE ROADWAY. SUCH STUDY AND EXAMINATION SHALL INCLUDE, BUT NOT BE LIMITED TO, SEGMENTS 7 8 STATE'S ROADWAYS WITH A HIGH NUMBER OF FATAL CRASHES, AND SEGMENTS 9 OF ROADWAY WITH HAZARDOUS FEATURES SUCH AS STEEP SLOPES, EMBANKMENTS, CLIFFS, DROP-OFFS OR DEEP BODIES OF WATER. THE COMMISSIONER SHALL SUBMIT 10 REPORT ON LANE DEPARTURES, UTILIZING EXISTING DATA WHENEVER POSSIBLE, 11 BEGINNING NO LATER THAN AUGUST THIRTY-FIRST, TWO THOUSAND 12 FOURTEEN 13 ANNUALLY THEREAFTER, TO THE GOVERNOR AND THE LEGISLATURE WHICH REPORT 14 SHALL INCLUDE BUT SHALL NOT BE LIMITED TO: (A) THE NUMBER AND TRAVEL LANE DEPARTURE CRASHES ON THE STATE'S ROADWAYS INCLUDING, BUT NOT 15 16 LIMITED TO, FIXED OBJECT, HEAD-ON, CROSS-OVER, ROLLOVER AND SIDESWIPE 17 CRASHES, ROADWAY DEPARTURES, AND THOSE INVOLVING NON-MOTORIZED 18 PEDESTRIANS; (B) THE EXTENT TO WHICH THE DEPARTMENT HAS ANALYZED CRASH DATA AND IDENTIFIED AND CONSIDERED THE SAFETY NEEDS OF THE STATE'S 19 20 ROADWAYS INCLUDING BUT NOT LIMITED TO HIGH-FATALITY SEGMENTS AND WITH HAZARDOUS SUCH AS STEEP SLOPES, EMBANKMENTS, 21 SEGMENTS FEATURES 22 CLIFFS, DROP-OFFS OR DEEP BODIES OF WATER; AND (C) THE MEASURES

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

STRATEGIES THAT THE DEPARTMENT HAS UNDERTAKEN, OR PLANS TO UNDERTAKE, TO

IMPROVE ROADWAY PERFORMANCE AND REDUCE THE RISK OF MOTOR VEHICLE TRAVEL

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LANE DEPARTURES AND CRASHES. NO PROVISION OF THIS SUBDIVISION SHALL BE DEEMED TO CONFLICT WITH OR SUPERSEDE THE EVIDENTIARY AND DISCOVERY PROTECTIONS AND RIGHTS AS PROVIDED FOR IN FEDERAL OR STATE LAW. NOTWITH-STANDING ANY OTHER PROVISION OF LAW, ANY REPORTS, SURVEYS, SCHEDULES, LISTS, OR DATA COMPILED OR COLLECTED FOR THE PURPOSE OF IDENTIFYING, EVALUATING, OR PLANNING THE SAFETY ENHANCEMENT OF POTENTIAL ACCIDENT 7 SITES, HAZARDOUS ROADWAY CONDITIONS, OR RAILWAY-HIGHWAY CROSSINGS, PURSUANT TO FEDERAL OR STATE LAW OR FOR THE PURPOSE OF DEVELOPING ANY HIGHWAY SAFETY CONSTRUCTION IMPROVEMENT PROJECT SHALL NOT BE SUBJECT TO 9 10 DISCOVERY OR ADMITTED INTO EVIDENCE IN A FEDERAL OR STATE COURT PROCEED-ING OR CONSIDERED FOR OTHER PURPOSES IN ANY ACTION FOR DAMAGES ARISING 11 FROM ANY OCCURRENCE AT A LOCATION MENTIONED OR ADDRESSED IN SUCH 12 REPORTS, SURVEYS, SCHEDULES, LISTS, OR DATA. 13

- S 2. Section 361 of the public authorities law is amended by adding a new subdivision 3 to read as follows:
- 15 16 3. THE AUTHORITY SHALL STUDY AND EXAMINE THE PERFORMANCE OF THE THRU-17 WAY IN REDUCING THE RISK OF MOTOR VEHICLES DEPARTING THE TRAVEL LANE AND OVERTURNING, OR COLLIDING WITH FIXED OBJECTS, OR COLLIDING WITH MOTOR-18 19 IZED OR NON-MOTORIZED VEHICLES OR PEDESTRIANS, OR LEAVING THE THRUWAY. SUCH STUDY AND EXAMINATION SHALL INCLUDE, BUT NOT BE LIMITED TO, SEGMENTS OF THE THRUWAY WITH A HIGH NUMBER OF FATAL CRASHES, AND 20 21 SEGMENTS WITH HAZARDOUS FEATURES SUCH AS STEEP SLOPES, EMBANKMENTS, CLIFFS, DROP-OFFS OR DEEP BODIES OF WATER. THE AUTHORITY SHALL SUBMIT A 23 REPORT ON LANE DEPARTURES, UTILIZING EXISTING DATA WHENEVER POSSIBLE, 25 BEGINNING NO LATER THAN AUGUST THIRTY-FIRST, TWO THOUSAND FOURTEEN AND 26 ANNUALLY THEREAFTER, TO THE GOVERNOR AND THE LEGISLATURE WHICH REPORT 27 SHALL INCLUDE BUT SHALL NOT BE LIMITED TO: (A) THE NUMBER AND TYPE OF TRAVEL LANE DEPARTURE CRASHES ON THE THRUWAY INCLUDING, BUT NOT LIMITED 28 TO, FIXED OBJECT, HEAD-ON, CROSS-OVER, ROLLOVER AND SIDESWIPE CRASHES, 29 ROADWAY DEPARTURES, AND THOSE INVOLVING NON-MOTORIZED VEHICLES AND 30 PEDESTRIANS; (B) THE EXTENT TO WHICH THE AUTHORITY HAS ANALYZED CRASH 31 DATA AND IDENTIFIED AND CONSIDERED THE SAFETY NEEDS OF THE THRUWAY 32 INCLUDING BUT NOT LIMITED TO HIGH-FATALITY SEGMENTS AND SEGMENTS 33 34 HAZARDOUS FEATURES SUCH AS STEEP SLOPES, EMBANKMENTS, CLIFFS, DROP-OFFS 35 OR DEEP BODIES OF WATER; AND (C) THE MEASURES AND STRATEGIES THAT THE AUTHORITY HAS UNDERTAKEN, OR PLANS TO UNDERTAKE, TO IMPROVE THRUWAY 36 PERFORMANCE AND REDUCE THE RISK OF MOTOR VEHICLE TRAVEL LANE DEPARTURES 37 38 AND CRASHES. NO PROVISION OF THIS SUBDIVISION SHALL BE DEEMED TO 39 CONFLICT WITH OR SUPERSEDE THE EVIDENTIARY AND DISCOVERY PROTECTIONS AND 40 RIGHTS AS PROVIDED FOR IN FEDERAL OR STATE LAW. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ANY REPORTS, SURVEYS, SCHEDULES, LISTS, OR DATA 41 COMPILED OR COLLECTED FOR THE PURPOSE OF IDENTIFYING, EVALUATING, OR 42 THE SAFETY ENHANCEMENT OF POTENTIAL ACCIDENT SITES, HAZARDOUS 43 PLANNING ROADWAY CONDITIONS, OR RAILWAY-HIGHWAY CROSSINGS, PURSUANT TO FEDERAL OR STATE LAW OR FOR THE PURPOSE OF DEVELOPING ANY HIGHWAY SAFETY CONSTRUCTION IMPROVEMENT PROJECT SHALL NOT BE SUBJECT TO DISCOVERY OR 45 47 ADMITTED INTO EVIDENCE IN A FEDERAL OR STATE COURT PROCEEDING OR CONSID-ERED FOR OTHER PURPOSES IN ANY ACTION FOR DAMAGES ARISING FROM ANY OCCURRENCE AT A LOCATION MENTIONED OR ADDRESSED IN SUCH REPORTS, 49 50 SURVEYS, SCHEDULES, LISTS, OR DATA.
- 51 S 3. This act shall take effect on the sixtieth day after it shall 52 have become a law.